IN THE UNITED STATES DISTRICT COUF	۲S
SOUTHERN DISTRICT OF ILLINOIS	

SYLAS MOBLEY, #K83512)
Plaintiff,)
v.))
DR. GARDNER,) Cause No. 3:11-cv-954-JPG-PMF
Defendant.)

MEMORANDUM AND ORDER

This matter comes before the Court on the defendant's Motion for Leave to File

Objections to Report and Recommendations (Doc. 54). The defendant believes his objections

were due October 24, 2013, and that the Court ruled prematurely in adopting the Report and

Recommendation on October 22, 2013 (Doc. 54). He is correct. The statute authorizing

objections to a magistrate judge's recommendation on a dispositive motion, 28 U.S.C. § 636, the

Federal Rule of Civil Procedure, Rule 72(b)(2), and a similar local rule, SDIL Local Rule

73.1(b), allow a party fourteen days after service of the order to file objections. Because the date

is from *service* of the order, not *issuance* or *entry* on the docket, three extra days are allowed

pursuant to Federal Rule of Civil Procedure 6(d). The Court neglected to consider these

additional three days. Accordingly, the Court GRANTS the Motion, VACATES the

Memorandum and Order denying the Motion for Summary Judgment (Doc. 53), REINSTATES

the Motion for Summary Judgment (Doc. 45), and ORDERS that the defendant shall have up to
and including October 24, 2013, to file his objections.

IT IS SO ORDERED. Dated: October 22, 2013

s/J. Phil Gilbert

J. Phil Gilbert

District Judge